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THE UNITED STATES OF AMERICA

UNITED STATES DISTRICT COURT

MIDDLE DISTRICT OF ALABAMA

AUG 1 2003 (

CLERK
U. S. DISTRICT COURT
MIDDLE DIST. OF ALA.

MONTGOMERY, ALABAMA

U. S. DISTRICT COURT CIVIL LAWSUIT NUMBER 03. F. 796. N

COMPLAINT IN PARAGRAPH ONE

MS. JOYCE MARIE POWE, A. S., PLAINTIFF

MAILING ADDRESS: POST OFFICE BOX 2443

MOBILE, ALABAMA 36652-2443

VERSUS

U. S. DEPARTMENT OF THE NAVY, DEFENDANT

ADDRESS: 2400 PRESIDENT'S DR.

MONTGOMERY, ALABAMA 36117-1617

ONE. COMPLAINT. The U. S. Department Of The Navy, Defendant, Has Not Paid Myself, Ms. Joyce Marie Powe, A. S. Plaintiff, Regarding The U. S. Coast Guard, Including Offices, Employees, Etc., Is Not An U. S. Department Of Defense Division, Office, Etc., (Plaintiff Owned An Oral Argument Ruling(PARAGRAPH SIX), Within Which, Plaintiff Repetitively Stated Of Plaintiff and Each U. S. Citizens' Payments Due).

TWO. MY, MS. JOYCE MARIE POWE, A. S., PLAINTIFF'S STATEMENT REGARDING PURPOSE OF LAWSUIT. I, Ms. Joyce Marie Powe, A. S., Plaintiff, Filed This Lawsuit To Aid The United States Of America's Governments Regarding Correction Of Errors, Termination Of Crimes, Etc..

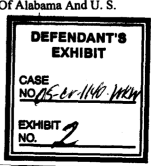
THREE. THE STATE OF ALABAMA GOVERNMENT IS IMMUNE FROM LAWSUIT. Pursuant To:
The United States Of America's State Of Alabama's: Alabama Constitution Of 1875: Article I, Section 15,
Alabama Constitution Of 1901(Through Amendment 51): Article I, Section 14: The United States Of America's
State Of Alabama Government Is Immune From Lawsuit.

FOUR. MY, MS. JOYCE MARIE POWE, A. S., PLAINTIFF'S STATEMENT REGARDING PAST

LAWSUIT: COAST GUARD WERE A DEFENDANT. I, Ms. Joyce Marie Powe, A. S., Plaintiff, Filed A

Montgomery, Alabama State Circuit Court Lawsuit(Joyce Marie Powe Versus State Of Alabama And U. S.

PAGE ONE



Case 2:05-cv-01140-WKW-VPM Document 8-4 Filed 02/01/2006 Page 2 of 3 Case 2:03-cv-00796-MEF-DRB Document 1 Filed 08/01/2003 Page 2 of 3

Coast Guard Recruiting Station), Case Number: 99-000444, Dismissed: March 08, 1999), Within Which, The U. S. Coast Guard Were A Defendant.

FIVE. MY, MS, JOYCE MARIE POWE, A. S., PLAINTIFF'S STATEMENT REGARDING PAST

LAWSUIT: DEPARTMENT OF TRANSPORTATION WERE DEFENDANT. I, Ms. Joyce Marie Powe, A. S.,

Plaintiff, Filed An U. S. District Court, Middle District Of Alabama, Montgomery, Alabama Civil Lawsuit (Joyce

Marie Powe Versus Department Of Transportation, Case Number: 01-D-566-N, Dismissed: July 30, 2001), Within

Which, The Department Of Transportation Were Defendant.

SIX. MY, MS. JOYCE MARIE POWE, A. S., PLAINTIFF'S STATEMENT REGARDING OWNERSHIP OF ORAL ARGUMENT RULING. On June 19, 2001, I, Ms. Joyce Marie Powe, A. S., Plaintiff, Owned Oral Argument(Defendant's Attorney(s) Motioned For More Definite Statement) Ruling In U. S. District Court, Middle District Of Alabama, Montgomery, Alabama Civil Lawsuit Number 01-D-566-N), Within Which, Plaintiff Repetitively Stated Of Myself And Each U. S. Citizen Were Due Payments.

SEVEN. MY. MS. JOYCE MARIE POWE. A. S., PLAINTIFF'S MOTION FOR OWNERSHIP OF RELIEF

IN THE ALTERNATIVE. Because I, Ms. Joyce Marie Powe, A. S., Plaintiff, Filed This U. S. District Court,

Middle District Of Alabama, Montgomery Alabama Civil Lawsuit Number 3 - 1-796-10

COMPLAINT In PARAGRAPH ONE, Because The U. S. Coast Guard, Including Offices, Employees, Etc., Is Not

An U. S. Department Of Defense Division, Office, Etc., Because I, Ms. Joyce Marie Powe, A. S., Plaintiff, Owned

An Oral Argument Ruling In U. S. District Court, Middle District Of Alabama, Montgomery, Alabama Civil

Lawsuit Number 01-D-566-N, Within Which, Plaintiff Repetitively Stated Of Myself And Each U. S. Citizen Were

Due Payments, I, MS. JOYCE MARIE POWE, A. S., PLAINTIFF, MOTION REQUESTING OWNERSHIP OF

(PURSUANT TO FEDERAL RULES OF CIVIL PROCEDURE: RULE 8 (a))RELIEF IN THE ALTERNATIVE:

U. S. NAVAL RESERVE ENLISTMENT: The U. S. Department Of The Navy, Defendant, Will Recruit/Enlist

Into The U. S. Naval Reserve Ms. Joyce Marie Powe, A. S., Plaintiff, U. S. Naval Reserve Enlistment Career/Job:

Master At Arms(Legal/Law Enforcement Careers), Rate Of Pay: E-1, Enlistment Date: Immediately, Length Of

Enlistment: New Recruit/Enlistee Minimum Required Length Of Service, Enlistment/Recruitment Will Include All Free

Benefits/Services Allowed A New Recruit/Enlistee, Enlistment/Recruitment Will Include All Mandatory Costs

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And/Or All Enlistee/Recruit Prerogative Costs Regarding Remaining Benefits, Services, Etc., Enlistment/
Recruitment Will Provide Enlistee/Recruit Transportation: From Mobile, Alabama To Location Of Physical
Examination And From Location Of Physical Examination, Return To Mobile, Alabama, Enlistment/Recruitment
Will Provide Enlistee/Recruit Transportation: From Mobile, Alabama To Location Of Basic Training And From
Location Of Basic Training, Return To Mobile, Alabama.

EIGHT. MY. MS. JOYCE MARIE POWE, A. S., PLAINTIFF'S SIGNATURE AND DATE OF LAWSUIT.

1, Ms. Joyce Marie Powe, A. S., Plaintiff, Owner Of Criminal Justice Associate Degree(May, 2003), Driver's

License(Alabama): (Number 6346126, Social Security Number 423-82-9662, Date Of Birth: July 27, 1956), Filed

This U. S. District Court, Middle District Of Alabama, Montgomery, Alabama Civil Lawsuit Number

O3 - - - 796-N On This Day Of August 01, 2003. SIGNED:

Plaintiff.

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